IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

DORA DAVIS)	
Plaintiff,)	
v.)	CIVIL ACTION NO
)	2:05-CV-1040-WKW
ALBANY INTERNATIONAL CORP.;)	
JEFF JOHNSTON,)	
)	
Defendants.)	

PLAINTIFF'S EXHIBIT LIST

Pursuant to Federal Rule of Civil Procedure 26(a)(3), Section 11 of the Court's Uniform Scheduling Order and the Court's Order dated October 1, 2006, Plaintiff, Dora Davis, exhibits to be used at trial are as follows:

- Payroll Checks of Dora Davis dated April 24, 2003, May 1, 2003, May 8, 1. 2003, May 22, 2003, May 29, 2003, June 5, 2003, July 24, 2003, August 21, 2003
- 2. Medical records of Plaintiff
- 3. Portland M3000 Ergonomic Project
- 4. Ergonomic Evaluation of the M3000 Machine
- 5. Group Disability Insurance Employer Statement
- 6. Social Security Notice of Decision
- 7. Employee Documentation dated 10/1/03
- 8. Attendance Report
- 9. Time Cards of Dora Davis
- Albany International's Policy Regarding Unlawful Discrimination and 10. Harassment

11. In This Together Handbook, The Anti-Harassment Policy, The Sexual Harassment Policy, Workplace Harassment, The Basics, and I Understand

Document 53

- 12. Training Record/Procedure Review
- Albany International Corp. Hourly Montgomery Employees Branch 208-13. Short Term and Long Term Disability Coverage
- Pension Plus Handbook 14.
- 15. Letter to Equal Employment Opportunity Commission by Dora Davis dated October 14, 2000
- 16. Albany International's Exit Interview
- 17. Inter-Office Memorandum dated October 29, 2003
- 18. Letter to Dora Davis dated October 29, 2003
- 19. Albany International's Voluntary Resignation Form
- 20. Letter to Dora Davis dated March 31, 2004
- 21. Complaint for Workers Compensation Benefits
- 22. Notice of Dismissal and Order
- 23. Excerpts from Shedrick Abner's 11/23/99 Deposition; p. 67-68, 73, 77-80, 92, 100
- 24. Excerpts from Shedrick Abner's 09/19/01 Deposition; p. 23-31, 38-53, 83-86, 110-112, 115-126, 171, 180-181, 194-198, 205-214
- 25. All of Defendant, Jeff Johnston's Exhibits unless otherwise objected to
- 26. All of Defendant, Albany International's exhibits, unless otherwise objected to
- 27. All pleadings and other court-filed documents in this action
- 28. Any document needed for purposes of impeachment

- Any document needed for purposes of refreshing the recollection of any 29. witness
- 30. Any document needed for rebuttal

Respectfully submitted,

/s/ Trina S. Williams TRINA S. WILLIAMS (SAN 046) VICKY U. TOLES (UND 014) ATTORNEYS FOR PLAINTIFF

OF COUNSEL:

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the above and foregoing pleading has been served on the following counsel of record via U.S. Mail and electronic mail on October 6, 2006.

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> /s/Trina S. Williams OF COUNSEL